

FOREST DOWNS

ಸಂಪುಟ ೧೪೯ Volume 149 ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಮಾರ್ಚ್ ೨೭, ೨೦೧೪ (ಚೈತ್ರ ೬, ಶಕ ವರ್ಷ ೧೯೩೫) Bangalore, Thursday, March 27, 2014 (Chaithra 6, Shaka Varsha 1935) ಸಂಚಿಕೆ ೧೩ Issue 13

ಭಾಗ ೪

ಕೇಂದ್ರದ ವಿಧೇಯಕಗಳು ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ಕೇಂದ್ರದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಅಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರ ಸರ್ಕಾರದವರು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ಶಾಸನಬದ್ಧ ಆದೇಶಗಳು ಮತ್ತು ರಾಷ್ಟ್ರಪತಿಯವರಿಂದ ರಚಿತವಾಗಿ ರಾಜ್ಯ ಸರ್ಕಾರದವರಿಂದ ಪುನಃ ಪ್ರಕಟವಾದ ಆದೇಶಗಳು

> ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 03 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ, 2014.

2013ನೇ ಸಾಲಿನ 10–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ್ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3 (II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2725(E) ದಿನಾಂಕ: 09–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF PETROLEUM AND NATURAL GAS NOTIFICATION

New Delhi, the 9th September, 2013

S.O. 2725 (E).-Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas S.O. No. 873(E), dated the 28th March, 2013, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), published in the Extraordinary Gazette of India, dated the 1st April, 2013, the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of LPG, through Mangalore Hassan-Mysore-Solur Pipeline by Hindustan Petroleum Corporation Limited;

And whereas copies of the said Extra-ordinary Gazette Notification were made available to the public up to 30.05.2013.

And whereas the competent authority has under sub-section (1) of Section 6 of the said Act submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (I) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this 'notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of publication of the declaration, in Hindustan Petroleum Corporation Limited, free from all encumbrances,

(೩೮೧)

Hindustan Petroleum Corporation Limited shall be exclusively liable for any compensation in terms of Section 10 of the P&MP Act, 1962. According to Section 13, no suit, or other legal proceeding would lie against the Central Government, Competent Authority or any State Government or Corporation for any matter relating to the pipeline.

SCHEDULE

Taluk : Hassan District : Hassan State : Karnataka

Taluk	c: Hassan	District : Hassan	State : Karnataka	
SI.	Name of VOII and	Our and No.	Are	ea
No.	Name of Village	Survey No.	Acres	Guntas
(1)	(2)	(3)	(4)	(5)
1.	1 . Thimmanahalli	2/3	0	03
2.		3/1	0	05
3.		3/2	0	04
4.		6/5A2	0	01
5.		6/6	0	03
6.		4	0	01
7.		5/1	0	01
8.		5/2	0	02
9.		9	0	08
10.		Yagachi river in between survey number 9 & Village boundary	0	05
11.	2. Eachalahalll	49	0	06
12.		45/1	0	12
13.		Metalled road in between survey numbers 45/1 & 44/1	0	01
14.		44/1	0	01
15.		42	0	04
16.		41/2	0	04
17.	3. Kandali	NH-48 in survey number 125	0	02
18.		125	0	04
19.		Metalled road in survey number i 25	0	01
20.		116	0	08
21.		117/1	0	02
22.		117/9	0	01
23.		117/11	0	01
24.		118	0	02
25.		115/1	0	01
26.		115/2	0	05
27.		78/4	0	02
28.		78/6	0	03
29.		78/8	0	04
30.		78/9	0	01
31.		78/7	0	02
32.		78/13	0	03
33.		78/11	0	02
34.		83	0	09
35.		95	0	06
36.		Nala in between survey number 95 & Village boundary	0	02
37.	4. Halavagilu	262/1	0	01
38.		261/3	0	04
39.		260	0	03
40.		233	0	02
41.		273	0	02
42.		272/1 A	0	01
43.		272/2	0	05

SI.			Are	a
No.	Name of Village	Survey No.	Acres	Guntas
44.		271	0	15
45.		279/1	0	01
46.		288	0	03
47.		270/1A6	0	01
48.		270/1B	0	01
49.		270/1A1	0	03
50.		270/1A2	0	02
51.		270/2	0	02
52. 53.		289/1 290/1	0	01 02
54.		290/1	0	02
55.		290/2	0	05
56.		Canal in between Survey numbers 5 & 291/1	0	01
57.		291/1	0	03
58.		2	0	01
59.		Metalled road in survey number 2	0	01
60.		43/1	0	10
61.		43/2	0	04
62.		44/2	0	09
63.		Ashpalted road in survey number 44/2	0	01
64.		68	0	01
65.		52/1	0	04
66.		52/5	0	04
67.		52/6	0	04
68.		53	0	08
69.		54/1	0	05
70.		Canal in Survey number 54/1	0	01
71.		54/2	0	04
72.		29	0	06
73.		28	0	06
74.		Asphalted road in survey number 25	0	01
75.		25	0	05
76.	5. Jodithattekere	Yagachi canal in between survey numbers 21/22 & 20/1	0	03
77.		20/1	0	01
78.		20/3	0	04
79.		20/4	0	01
80.		Asphalted road in survey numbers 20/7 & 17/1	0	01
81.		17/1	0	01
82.		17/3	0	01
83.		17/2	0	01
84.		17/8	0	02
85.		17/9	0	01
86.		17/10	0	03
			+	
87.		17/11	0	03

			Area	
SI. No.	Name of Village	Survey No.	Acres	Guntas
88.		13	Acres 0	06
				-
89.		11/8	0	01
90.		11/10	0	01
91.		11/11	0	01
92.		4/2	0	03
93.		4/3	0	02
94.		Asphalted road in survey number 3	0	01
95.		80/5	0	02
96.		81/1	0	03
97.		81/3	0	03
98.		81/4	0	02
99.		81/5	0	02
100.		Asphalted road in between survey numbers 80/5 & 79/1	0	01
101.		83/1	0	02
102.		83/2	0	02
103.		83/3	0	02
104.		83/4	0	01
105.		83/5	0	01
106.		83/7	0	02
107.		83/6	0	01
108. 109.		78/3 91/1	0	06 02
110.		91/3	0	02
111.		91/2	0	01
112.		91/6	0	02
113.		91/5	0	02
114.		92/1	0	01
115.		92/5	0	01
116.		92/6	0	01
117.		92/7	0	02
118.		92/2	0	01
119.		92/3	0	02
120.		92/4	0	01
121.		98/5	0	01
122.		98/2	0	03
123.		98/3	0	03
124.		98/1	0	01
125.		97	0	05
126.		96/24	0	01
127.		96/21	0	01
128.	0.0 1.17	95/11	0	01
129.	6. Sarakari Thattekere	1/6	0	01
130.		216	0	01
131.	7. Bittagodanahalli	86	0	01
132.		State Highway-21 in between survey number 86 & ·85/1	0	01
133.		85/1	0	08
134.		85/14	0	05
135.		85/15	0	01

SI.	N (200)	o	Are	a
No.	Name of Village	Survey No.	Acres	Guntas
136.	8. Sankalapura	9	0	08
137.		8	0	04
138.		10	0	04
139.		6	0	10
140.		63/2	0	07
141.		Mud road in survey number 63/2	0	01
142.		64/8	0	01
143.		Mud road in survey number 64	0	01
144.		63/1	0	07
145.		Mud road in survey number 63/1	0	01
146. 147.		62/3 51	0	08 18
147.		53		
			0	11
149.	0 1/ 1/ 1/ 1/ 1/	Mud road in survey number 53	0	01
150.	9. Kokkanaghatta	54/1	0	05
151.		55	0	01
152.		90	0	80
153.		91	0	02
154.		92	0	04
155.		102/2	0	07
156.		104/1	0	03
157.		104/2	0	02
158.	10. Bommanaikanahalli	55/12	0	01
159.		56/8	0	06
160.		56/7	0	04
161.		56/6	0	01
162.		55/3	0	03
163.		55/4	0	02
164.		55/13	0	02
-				
165.		53/4	0	08
166.		89/2	0	01
167.		60	0	01
168.		85/5	0	05
169.		84/3	0	01
170.		85/4	0	01
171.		84/2	0	05
172.		84/1	0	04
173.		Asphalted road in survey number 84/1	0	01
174.	11. Doddabasavanahalli	109/1	0	04
175.		124/7	0	04
176.		124/4	0	02
177.		109/3	0	01
178.		123/1	0	01
179.		122	0	03
175.	l .	I L.L.		00

CI	SI. Area			
SI. No.	Name of Village	Survey No.	Acres	Guntas
180.		121	0	04
181.		120	0	06
182.		117/2	0	08
183.		147	0	01
184.		116	0	06
185.		114	0	08
186.		Southern railwayline in between survey number 114 & 135	0	02
187.		143	0	02
188.		136/2	0	02
189.		141	0	04
190.		138	0	06
191.		139/3	0	01
192.		139/4	0	02
193.		140/2	0	07
194.		140/1	0	01
195.		27/1	0	07
196.		27/2	0	06
197.		28/5	0	04
198.		28/1	0	08
199.	12. Kachanayakanahalli	55/1	0	03
200.		55/3	0	02
201.		55/6	0	04
202.		55/7	0	02
203.		55/8	0	02
204.		55/9	0	02
205.		55/17	0	04
			+	+
206.		55/4	0	03
207.		55/5	0	02
208.		55/13	0	02
209.	13. Doddahonnenahalli	82/4	0	01
210.		82/3	0	04
211.		82/1	0	02
212.		83	0	05
213.		110	0	04
214.		109	0	03
215.		108	0	02
216.		106	0	02
217.		Asphalted road in between survey number 108 & 106	0	01
218.	14. Busthenahalli	20	0	02
219.		56	0	04
220.		55	0	05
221.		.54	0	01
	15. Kasthuravalli			
222.	io. Nashidiavalli	39	0	04
223.		40	0	04
224.		41	0	04

SI.			Are	a
No.	Name of Village	Survey No.	Acres	Guntas
225.		23	0	06
226.		25	0	06
227.		Asphalted road in survey number 25	0	01
228.		24	0	04
-				
229.		17/1	0	03
230.		16/1	0	01
231.		16/2	0	01
232.		16/3	0	01
233.		16/4	0	01
234.		16/5	0	01
235.		14/2	0	02
236.		14/1B	0	01
237.		14/1A	0	02
238.		12	0	01
239.		Southern railwayline in between survey number 12 & 14/1A	0	01
240.		11/4	0	01
241.		11/3	0	03
242.		11/2	0	02
243.	16. Boovanahalli	105/3A1	0	05
244.		105/3A2	0	02
245.		105/3B	0	02
246.		I05/2B1	0	05
247.		NH-48 in between survey number 105/2B & 101/1 A	0	03
248.		101/A	0	04
249.		101/B	0	04
250.		101/7	0	01
251.		101/2	0	04
252.		101/3	0	01
253.		100/25	0	01
254.		100/6	0	01
255. 256.		100/44	0	05
	17. Gekaravalli	44	0	02
257.	17. Gonaravani	54/1	0	03
258. 259.		55/10 55/9	0	01
260.		55/8	0	03
261.		55/6	0	03
262.		53/1	0	03
263.		53/7	0	02
264.		53/2	0	01
265.		56	0	02
266.		51/1	0	06
267.		50/5	0	04
268.		47/4	0	05
269.		47/2	0	01
270.		48/6	0	02

SI.	Name of Village		A	Area		
No.	Name of Village	Survey No.	Acres	Guntas		
271.	_	48/7	0	01		
272.		36	0	09		
273.		34/3	0	02		
274.		31/1	0	01		
275.		33	0	01		
276.		32/4	0	01		
277.		32/2	0	01		
278.		27/2A	0	02		
279.		27/2B	0	03		
280.		14	0	08		
281.	10. Communication	13	0	06		
282.	18. Samudravalli	6/3	0	02		
283.		6/1A	0	03		
284. 285.		6/15 11/20A	0	01		
		11/20A 11/19	0	02		
286.			+			
287.		11/17	0	02		
288.		11/9B2	0	02		
289.		11/9B1	0	02		
290.		11/2	0	03		
291.		1	1	06		
292.		Nala in between survey number 1 & Village boundary	0	02		
293.	19. Tendihalli	30	0	26		
294.		Mud road in survey number 30	0	01		
295.		29	0	15		
296.		70/1	0	01		
297.		71/1	0	07		
298.		74/3	0	07		
299.		72	0	04		
300.		69	0	04		
301.		78	0	07		
302.		68	0	13		
303.	20. G. Mailahalii	162/2	0	12		
304.		165/2	0	07		
305.		165/1A	0	07		
306.		Mud road in survey number 165/1 & 181/8	0	02		
307.		181/7	0	02		
308.		181/6	0	02		
309.		182/1	0	03		
310.		182/2	0	04		
311.		178/3	0	01		
312.		176/4	0	01		
313.		184/2	0	01		
314.		184/1	0	01		
315.		176/3	0	02		

SI.			Arc	ea
No.	Name of Village	Survey No.	Acres	Guntas
316.		175/3	0	02
317.		175/1	0	02
318.		175/2B2	0	03
319.		175/2A	0	03
320.		2/1	0	01
321.		Metalled road in survey number 2/1 & 2/3	0	01
322.		2/3	0	01
323.		2/4	0	01
324.		2/2	0	03
325.		2/5	0	02
326.		3/1	0	01
327.		3/3	0	01
328.		3/2	0	01
329.		Road in between survey number 3/2 & 27	0	01
330.		27	0	06
331.		30	0	03
332.		31	0	01
333.		32/1	0	03
334.		33/1	0	04
335.		33/3	0	01
336.		33/5	0	01
337.		33/7	0	03
338.		33/6	0	02
339.		33/8	0	02
340.		89	0	07
341.		91/2	0	06
342.		90	0	03
343.		88	0	10
344.		Mud road in survey number 88	0	01
345.		83/1	0	07
346.		84/7	0	10
347.		84/6	0	02
348.	21. Halasinahalli	63	0	32
349.		61/1A	0	03
350.		51/2	0	04
351.		52	0	08
352.		53	0	06
353.		54/3	0	01
354.		54/2	0	03
355.		60/2	0	11
356.	22. Gadenahalli	124	0	24
357.		Asphalted road in survey number 124	0	02

SI.	Name of Village	Curvoy No	A	rea
No.	Name of Village	Survey No.	Acres	Guntas
358.		State Highway-102 in survey number 124	0	01
359.		128/7A	0	03
360.		128/7B	0	02
361.		128/8	0	01
362.		129/1	0	01
363.		129/2	0	01
364.		129/6	0	02
365.		129/9	0	02
366.		130/2	0	04
367.		130/11A2	0	01
368.		130/12A2	0	01
369.		1/1A	0	02
370.		1/2B	0	01
371.		1/3	0	01
372.		1/7	0	04
373.		2	0	01
374.		Mud road in between survey number 2 & 5	0	02
375.		5/1	0	05
376.		5/2	0	01
377.		8/1	0	02
378.		7/2	0	01
379.		7/3	0	03
380.		7/6	0	01
381.		7/5	0	04
382.		7/4	0	01
383.	23. Melagodu	319	0	01
384.		317/1	0	01
385.		317/2	0	02
386.		317/3	0	02
387.		327	0	01
388.		316	0	01
389.		328/2	0	01
390.		328/1	0	01
391.		329/1	0	01
392.		330	0	01
393.		331/6	0	01
394.		332/1	0	01
395.		332/2	0	01
396.		333/3	0	01
397.		333/4	0	01
398.		334/1	0	01
399.		334/2	0	01
400.		334/3	0	01

SI.	Name of Village	Survey Me	Are	а
No.	Name of Village	Survey No.	Acres	Guntas
401.		335/2	0	01
402.		335/3	0	01
403.		335/4	0	01
404.		336/6	0	02
405.		336/5	0	02
406.		337/1	0	02
407.		337/2	0	01
408.		338	0	01
409.		264/4	0	04
410.		265/1	0	02
411.		263	0	04
412.		278/3	0	03
413.		279/1	0	03
414.		280/1	0	04
415.		227/1 A	0	05
416.		229	0	05
417.		228	0	02
418.		224/2	0	01
419.		224/1	0	02
420.		222/5B	0	01
421.		222/5A1	0	01
422.		222/5A2	0	01
423.		222/4	0	02
424.		222/3	0	02
425.		222/2	0	01
426.		Nala in between survey number 222/2 & Village boundary	0	02
427.	24. Haranahalli	Nala in between Village boundary & survey number 149/1	0	02
428.		149/1	0	07
429.		154/1	0	06
430.		154/2	0	01
431.		154/5	0	01
432.		154/6	0	01
433.		164	0	01
434.		165/1	0	01
435.		165/2	0	03
436.		167/1	0	02
437.		4	0	02
438.		5/1	0	02
439.		3/1	0	02
440.		3/2	0	01
441.		5/2	0	03
442.		Asphalted road in survey number 5/2	0	01

SI.	Name of Village	Survey No.	Α	rea
No.	Name or village	Survey No.	Acres	Guntas
443.		7	0	04
444.		8/4	0	03
445.		8/5	0	01
446.		8/7	0	02
447.		8/8B	0	02
448.		8/9	0	01
449.		100/1	0	03
450.		100/2	0	01
451.		9/8	0	01
452.		28/1	0	01
453.		28/2	0	01
454.		30/3	0	03
455.		76/4	0	02
456.		76/5	0	02
457.		76/6	0	01
458.		30/2	0	04
459.		31/1	0	01
460.		31/2	0	02
461.		31/3	0	02
462.		33/3A	0	02
463.		33/3B	0	03
464.		33/4	0	03
465.		33/5	0	01
466.	25. Hampanahalli	57/1	0	02
467.	'	57/2	0	02
468.		57/3	0	02
469.		57/4	0	01
470.		56/1	0	01
471.		55/2	0	03
472.		55/3	0	03
473.		53/9	0	02
474.		53/10	0	01
475.		54/2	0	07
476.		51/1	0	02
477.		51/2	0	01
478.		49/5	0	08
479.		46/1	0	02
480.		47	0	04
481.		46/3	0	03
482.		29/6	0	07
483.		29/7	0	03
484.		29/8	0	10
485.		12/3	0	03
486.		12/4	0	02
487.		12/7	0	03

SI.	Name of Village	Company No.	Area	
No.		Survey No.	Acres	Guntas
488.		12/10	0	02
489.		13/3	0	13
490.		11	0	04
491.		7	0	25
492.	26. Hariharapura	109	0	07
493.		Asphalted road in survey number 109	0	01
494.		98	0	12
495.		Asphalted road in survey number 98	0	01
496.		97	1	08

[F.No. R-31015/27/2013-OR-II]

PAWAN KUMAR.,

Under Secy.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್.ಆಂಜಿನಿ

P.R. 22 SC - 20 ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 11 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ, 2014.

2013ನೇ ಸಾಲಿನ 23–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ್ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3 (II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2887 (E) ದಿನಾಂಕ: 23–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF FINANCE

(DEPARTMENT OF REVENUE)

[CENTRAL BOARD OF DIRECT TAXES]

Notification

New Delhi, the 23rd day of September, 2013

INCOME-TAX

S.O. 2887(E).- In exercise of the powers conferred by sections 101 and144BA read with section 295 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:-

- 1. (1) These rules may be called the Income-tax (17th Amendment) Rules, 2013.
 - (2) They shall come into force on the 1st day of April, 2016.
- 2. In the Income-tax Rules, 1962, -
 - (a) after rule 10T, the following rules shall be inserted, namely: -
 - "DA. Application of General Anti Avoidance Rule

Chapter X-A not to apply in certain cases

- 10U. (1) The provisions of Chapter X-A shall not apply to -
 - (a) an arrangement where the tax benefit in the relevant assessment year arising, in aggregate, to all the parties to the arrangement does not exceed a sum of rupees three crore;
 - (b) a Foreign Institutional Investor, -
 - (i) who is an assessee under the Act;

- (ii) who has not taken benefit of an agreement referred to in section 90 or section 90A as the case may be;
- (iii) who has invested in listed securities, or unlisted securities, with the prior permission of the competent authority, in accordance with the Securities and Exchange Board of India (Foreign Institutional Investor) Regulations, 1995 and such other regulations as may be applicable, in relation to such investments;
- (c) a person, being a non-resident, in relation to investment made by him by way of offshore derivative instruments or otherwise, directly or indirectly, in a Foreign Institutional Investor;
- (d) any income accruing or arising to, or deemed to accrue or arise to, or received or deemed to be received by, any person from transfer of investments made before the 30th day of August, 2010 by such person.
- (2) Without prejudice to the provisions of clause (d) of sub-rule (1), the provisions of Chapter X-A shall apply to any arrangement, irrespective of the date on which it has been entered into, in respect of the tax benefit obtained from the arrangement on or after the 1st day of April, 2015.
- (3) For the purposes of this rule, -
 - (i) "Foreign Institutional Investor" shall have the same meaning as assigned to it in the Explanation to section 115AD;
 - (ii) "off shore derivative instrument" shall have the same meaning as assigned to it in the Securities and Exchange Board of India (Foreign Institutional Investor) Regulations, 1995 issued under Securities and Exchange Board of India Act, 1992 (15 of 1992);
 - (iii) "Securities and Exchange Board of India" shall have the same meaning as assigned to it in clause (a) of subsection (1) of section 2 of the Securities and Exchange Board of India Act, 1992 (15 of 1992);
 - (iv) "tax benefit" as defined in clause (10) of section 102 and computed in accordance with Chapter X-A shall be with reference to-
 - (a) sub-clauses (a) to (e) of the said clause, the amount of tax; and
 - (b) sub-clause (f) of the said clause, the tax that would have been chargeable had the increase in loss referred to therein been the total income.

Determination of consequences of impermissible avoidance arrangement.

10UA. For the purposes of sub-section (1) of section 98, where a part of an arrangement is declared to be an impermissible avoidance arrangement, the consequences in relation to tax shall be determined with reference to such part only.

Notice, Forms for reference under section 144BA

- 10UB. (1) For the purposes of sub-section (1) of section 144BA, the Assessing Officer shall, before making a reference to the Commissioner, issue a notice in writing to the assessee seeking objections, if any, to the applicability of provisions of Chapter X-A in his case.
 - (2) The notice referred to in sub-rule (1) shall contain the following: -
 - (i) details of the arrangement to which the provisions of Chapter X-A are proposed to be applied;
 - (ii) the tax benefit arising under the arrangement;
 - (iii) the basis and reason for considering that the main purpose of the identified arrangement is to obtain tax benefit;
 - (iv) the basis and the reasons why the arrangement satisfies the condition provided in clause (a), (b), (c) or (d) of sub-section (1) of section 96; and
 - (v) the list of documents and evidence relied upon in respect of (iii) and (iv) above.
 - (3) The reference by the Assessing Officer to the Commissioner under sub-section (1) of section 144BA shall be in Form No.3CEG.
 - (4) Where the Commissioner is satisfied that the provisions of Chapter X-A are not required to be invoked with reference to an arrangement after considering
 - (i) the reference received from the Assessing Officer under sub-section (1) of section 144BA; or
 - (ii) the reply of the assessee in response to the notice issued under sub-section (2) of section 144BA, he shall issue directions to the Assessing Officer in Form No. 3CEH.
 - (5) Before a reference is made by the Commissioner to the Approving Panel under sub-section (4) of section 144BA, he shall record his satisfaction regarding the applicability of the provisions of Chapter X-A in Form No. 3CEI and enclose the same with the reference.

Time limits.

10UC. (1) For the purposes of section 144BA,-

- (i) no directions under sub-section (3) of section 144BA shall be issued by the Commissioner after the expiry of one month from the end of the month in which the date of compliance of the notice issued under sub-section
 (2) of section 144BA falls;
- (ii) no reference shall be made by the Commissioner to the Approving Panel under sub-section (4) of section 144BA after the expiry of two months from the end of the month in which the final submission of the assessee in response to the notice issued under the sub-section(2) of section 144BA is received;
- (iii) the Commissioner shall issue directions to the assessing officer in Form No.3CEH, -
 - (a) in the case referred to in clause (i) of sub-rule (4) of rule 10UB, within a period of one month from the end of month in which the reference is received by him; and
 - (b) in the case referred to in clause (ii) of sub-rule (4) of rule 10UB, within a period of two months from the end of month in which the final submission of the assessee in response to the notice issued under sub-section (2) of section 144BA is received by him.";
 - (b) in Appendix-II, after Form No. 3CEF, the following Forms shall be inserted, namely:-

"FORM NO. 3CEG

[See sub-rule (3) of rule 10UB]

Form for making the reference to the Commissioner by the Assessing Officer u/s 144BA(1)

1	Name and address of the assessee	
2	PAN	
3	Status (Individual/ Company etc)	
4	Residential status	
5	Assessment year(s) in respect of which the proceedings under section 144BA are proposed to be invoked: (a) Assessment years for which proceedings are pending (b) Other assessment years proposed to be covered	
6	Factual matrix of the arrangement entered into by the assessee including details of other parties.	
7	Details of tax benefit (assessment year wise) arising under the arrangement: - (i) to the assessee (ii) to all parties to the arrangement	
8	Brief facts in respect of computation of tax benefit	
9	Whether obtaining the tax benefit is the main purpose of the arrangement or part of the arrangement?	
10	Whether notice under sub-rule (1) of rule 10UB has been served on the assessee, if yes date of service of the notice.	
11	Summary of the reply of the assessee in response to the notice.	
12	Indicate which of the following conditions is satisfied by the arrangement (along with basis of such conclusion). (a) creates rights, or obligations, which are not ordinarily created between persons dealing at arm's length;	

	(b) results, directly or indirectly, in the misuse, or abuse, of the provisions of this Act;	
	(c) lacks commercial substance or is deemed to lack commercial substance under section 97, in whole or in part; or	
	(d) is entered into, or carried out, by means, or in manner, which are not ordinarily employed for bonafide purposes.	
13	Brief reasons for seeking declaration of the arrangement as impermissible avoidance arrangement.	
14	Consequences in relation to tax likely to arise if the arrangement is declared as an impermissible avoidance arrangement	
15	The last date for completion of assessment or reassessment proceedings.	

Date:

Name and Designation of Assessing Officer

Place:

1. Commissioner of Income-tax

FORM NO.3CEH

[See sub-rule (4) of rule 10UB]

Form for returning the reference made under section 144BA

1	Name and address of the assessee	
2	PAN	
3	Status (Individual/ Company etc)	
4	Residential status	
5	Assessment year(s) in respect of which the proceedings under section 144BA were proposed to be invoked.	
6	Date of receipt of reference in Form No. 3CEG from the Assessing Officer.	
7	The basis of finding that Chapter X-A is not applicable for assessment year(s).	

Date:

Name & Designation of Commissioner

Place:

- 1. Assessing Officer
- 2. Assessee

FORM NO.3CEI

[See sub-rule (5) of rule 10UB]

Form for recording the satisfaction by the Commissioner before making a reference to the Approving Panel under sub-section (4) of section 144BA

1	Name and address of the assessee	
2	PAN	
3	Status (Individual/ Company etc)	

4	Residential status	
5	Assessment year(s) in respect of which the proceedings under section 144BA are proposed to be invoked :	
	(a) Assessment years for which proceedings are pending	
	(b) Other assessment years proposed to be covered	
6	Date of receipt of Form No.3CEG from the Assessing Officer.	
7	Date of issuance of notice, setting out reasons, by the CIT to the assessee under sub-section (2) of section 144BA (copy thereof to be enclosed)	
8	Date of receipt of final submission from the assessee and dates of hearing provided to the assessee (copy of final submission of the assessee to be enclosed).	
9	Factual matrix of the arrangement in respect of which the reference is being made.	
10	Details of tax benefit (assessment year wise) arising under the arrangement: –	
	(i) to the assessee	
	(ii) to all parties to the arrangement	
11	Brief facts in respect of computation of tax benefit	
12	Whether obtaining the tax benefit is the main purpose of the arrangement or the part of the arrangement?	
13	Indicate which of the following conditions is satisfied by the arrangement (along with basis of such conclusion).	
	(a) creates rights or obligations, which are not ordinarily created between persons dealing at arm's length;	
	(b) results, directly or indirectly, in the misuse or abuse, of the provisions of this Act;	
	(c) lacks commercial substance or is deemed to lack commercial substance under section 97, in whole or in part; or	
	(d) is entered into, or carried out, by means or in manner, which are not ordinarily employed for bonafide purposes.	
14	Has the assessee been given an opportunity of being heard with regard to the findings given in columns 11, 12 and 13 ? If yes, provide the gist of the reply furnished by the assessee.	
15	Detailed reasons for being satisfied that the arrangement is an impermissible avoidance arrangement.	
16	Consequences in relation to tax likely to arise if arrangement is declared as an impermissible avoidance arrangement.	
17	The last date for completion of assessment or reassessment proceedings.	

Date:

Name and Designation of Commissioner".

Place:

[Notification No. 75/2013/ F.No.142/19/2013-TPL]

Note. - The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii) *vide* notification number S.O. 969 (E), dated the 26th March, 1962 and last amended by Income-tax (16th Amendment) Rules, 2013 *vide* notification number S.O. 2810 (E) dated 18-09-2013.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್.ಆಂಜಿನಿ,

P.R. 14 SC - 20 ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 01 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 30ನೇ ಜನವರಿ, 2014.

2013ನೇ ಸಾಲಿನ 14–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ (3) II ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2790(E) ದಿನಾಂಕ: 14–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF ROAD TRANSPORT AND HIGHWAYS NOTIFICATION

New Delhi, the 14th September, 2013

S.O.No. 2790(E).- Whereas by the notification of the Government of India in the Ministry of Road Transport and Highways, No. S.O. 2101 (E) dated 9th July, 2013 published in the Gazette of India, Extra-ordinary, Part-II, Section 3, Sub-Section (ii) issued under Sub-Section (1) of Section 3A of the National Highways Act, 1956 (48 of 1956) (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the lands specified in the Schedule annexed to the said notification for building (widening/four laning etc), maintenance, management and operation of National Highway No.13 on the stretch of land from Km.202.000 to Km. 299.000 (Hungund-Hospet section) in the Districts of Koppal and Bellary in the State of Karnataka;

And whereas the substance of the said Notification has been published in "Times of India" English daily and "Vijay Karnataka" Kannada daily both dated 24-July-2013; under Sub-Section (3) of Section 3A of the said Act;

And whereas no objections have been received from any person by the competent authority;

And whereas, in pursuance of sub-section (1) of Section 3D of the said Act, the competent authority has submitted its report to the Central Government;

Now, therefore, upon receipt of the said report of the competent authority and in exercise of the powers conferred by sub-section (1) of Section 3D of the said Act, the Central Government hereby declares that the lands specified in the said Schedule should be acquired for the aforesaid purpose.

And further, in pursuance of sub-section (2) of Section 3D of the said Act, the Central Government hereby declares that on publication of this notification in the Official Gazette, the lands specified in the said Schedule shall vest absolutely in the Central Government, free from all encumbrances.

SCHEDULE

Brief description of the lands to be acquired with or without structure falling within the stretch of land from Km-202.000 to Km-299.000 (Hungud-Hospet Section) of the National Highway No.13, in the State of Karnataka.

Serial number	Name of the district	Name of the taluk	Name of the village	Survey number	Type of land	Nature of land	Area in square metres	Name of person interested
1	2	3	4	5	6	7	8	9
1	Bellary	Hospet	Amaravathi	573/1A	Private	Dry	526	Sheik Mohammed S/o Sheik Hussain sab
				337/A3/B1	Private	Dry	323	1. T. Noorsab S/o Peersab 2. Amita Bee 3. P. Shameed Sab 4. P. Raja Sab

Serial number	Name of the district	Name of the taluk	Name of the village	Survey number	Type of land	Nature of land	Area in square metres	Name of person interested	
1	2	3	4	5	6	7	8	9	
				573/1B	Private	Dry	404	Yusuf Sab S/o Honnursab	
				542/B1/A	Private	Dry	6286	Arkanamma W/o Late Papuswamy	
				5.40/D4/D	D : .		1150	1.B. Balaji S/o P. Bangara Swamy	
				542/B1/B	Private	Dry	4452	2.B. Ramesh S/o P. Bangara Swamy	
				500/C	Private	Dry	1659	P. Kishore Kumar S/O Pukhraj	
				495	Private	Dry	728	G. Shivaram S/o Rudrappa	
				572	Private	Dry	607	G. Hulugappa	
				492/B1/d	Private	Dry	2064	Mumtaz Bee W/o Khaleelur Rehman	
				492/B1/C1	Private	Dry	890	S. Padmavathi W/o S. Chandrashekar	
				492/B1/C2	Private	Dry	486	Susheela B. Jain W/o Babulal B. Jain	
2	Koppal	Koppal	Chikkakhasana Kandi	39/1B	Private	Dry	1821	Jitendra Kumar S/o Ashok Kumar Taleda	
				Grand Total			20246		

[F. No. NHAI/LA/PIU-Hospet/Karnataka]

MAYA PRAKASH, Dy. Secy.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆದೇಶಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್.ಆಂಜಿನಿ,

P.R. 23 SC - 20 ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

PERSONNEL AND ADMINISTRATIVE REFORMS SECRETARIAT

NOTIFICATION

No. DPAR 692 SAS 2012 Bangalore, dated 17-02-2014

Notification No. 11031/2/2013-AIS-II-(B) dated 22nd January 2014 of Government of India, Ministry of Personnel, Public Grievances & Pensions Department of Personnel and Training, New Delhi is hereby republished.

Government of India

Ministry of personnel, Public Grievances & Pensions

Department of Personnel and Training

New Delhi, dated the 22nd January 2014

NOTIFICATION

G.S.R. 45(E).- In exercise of the powers conferred by sub-section (1) of Section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, in consultation with the Government of Karnataka hereby makes the following rules further to amend the Indian Administrative Service (Pay) Rules 2007 namely:-

- 1. (i) These rules may be called the Indian Administrative Service (Pay) Amendment Rules 2014.
 - (ii) They shall come into force on the date of their publication in the Official Gazette.

2. In the Indian Administrative Service (pay) Rules 2007:-

In "Schedule II-Part A" posts carrying pay above the senior scale of pay of the 'Indian Administrative Service under the State Governments", in the Table, for the entry 'Karnataka' occurring in the first column and corresponding entries in the second column, the following shall be substituted namely:-

"Karnataka

Karnataka	
Chief Secretary to Govt.	Rs.80000/-(fixed)
Additional Chief Secretary	Rs.80000/-(fixed)
Additional Chief Secretary and Development Commissioner	Rs.80000/-(fixed)
Additional Chief Secretary, Home Department	Rs.80000/-(fixed)
Additional Chief Secretary, Forests, Ecology and Environment Department	Rs.80000/-(fixed)
Additional Chief Secretary, Finance Department	Rs. 80000/-(fixed)
Additional Chief Secretary, Urban Development Department	Rs.80000/-(fixed)
Additional Chief Secretary, Energy Department	Rs.80000/-(fixed)
Chief Electoral Officer & E/o Principal Secretary to Govt. DPAR (Elections)	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Principal Secretary to CM	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Resident Commissioner, Karnataka Bhavan, New Delhi	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
DG, AR & Trg., ATI, Mysore	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Principal Secy. to the Govt,	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Managing Director, Bangalore Metro Rail Corporation Limited	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Managing Director, Karnataka Power Corporation Limited	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Managing Director, Karnataka Urban Water Supply & Drainage Board	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Managing Director, Karnataka State Road Transport Corporation Limited	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Managing Director, Karnataka Power Transmission Corporation Limited	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Managing Director, Karnataka State Finance Corporation	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Commissioner, Bruhat Bangalore Mahanagara Palike	HAG Scale - Rs.67000/- (annual increment not exceeding 3%) 79000/-
Secretary to Government	PB-4 + GP Rs.10000/-
Commissioner for Commercial Taxes	PB-4 + GP Rs.10000/-
IG of Registration & Commissioner of Stamps	PB-4 + GP Rs.10000/-
Commissioner for Excise	PB-4 + GP Rs.10000/-
Commissioner for Industrial Development and Director of Industries and Commerce	PB-4 + GP Rs.10000/-
Secretary to Governor	PB-4 + GP Rs.10000/-
Registrar of Co-op. Societies and Director of Co-operative Audit	PB-4 + GP Rs.10000/-
Commissioner for Food & Civil Supplies	PB-4 + GP Rs.10000/-
Commissioner for Transport & Road Safety	PB-4 + GP Rs.10000/-

Secretary, KPSC

Commissioner for Public Instructions, Bangalore	PB-4 + GP Rs.10000/-
Commissioner for Collegiate Education	PB-4 + GP Rs.10000/-
Commissioner for Agriculture	PB-4 + GP Rs.10000/-
Commissioner for Health & Family Welfare Services	PB-4 + GP Rs. 10000/-
Commissioner for Watershed Development & E/o Secy. Agriculture & Horticulture	PB-4 + GP Rs.10000/-
Commissioner for Labour	PB-4 + GP Rs.10000/-
Commissioner for Social Welfare	PB-4 + GP Rs.10000/-
Commissioner for Employment & Training	PB-4 + GP Rs.10000/-
Member, KAT	PB-4 + GP Rs.10000/-
Commissioner, Bangalore Development Authority	PB-4 + GP Rs.10000/-
Commissioner, Karnataka Housing Board	PB-4 + GP Rs.10000/-
Commissioner, Rural Development	PB-4 + GP Rs.10000/-
Chairman, Bangalore Water Supply & Sewerage Board	PB-4 + GP Rs.10000/-
Registrar Lokayukta	PB-4 + GP Rs.10000/-
Managing Director, Karnataka State Industrial Infrastructure Development Corporation	PB-4 + GP Rs.10000/-
Managing Director, Karnataka State Tourism Development Corporation	PB-4 + GP Rs.10000/-
Managing Director, Bangalore Metropolitan Transport Corporation	PB-4 + GP Rs.10000/-

(b) In Schedule II - Part B" Posts carrying pay in the senior scale of the Indian Administrative service under the State Governments including posts carrying special allowance in addition to pay, for the entries occurring under 'Karnataka', the following shall be substituted namely:-

· · · · · · · · · · · · · · · · · · ·
Director of Agricultural Marketing
Director of P.U. Education
Director of Municipal Administration
Commissioner for Religious & Charitable Endowment
Deputy Secretary, DPAR (Services) DPAR & Deputy Secretary (Budget & Resources) Finance Department
Director, Women & Child Welfare Dept.
Dir. LT & B.T.
Director, Karnataka Rural Water Supply & Sanitation Agency & E/o Addl./Jt.Secy. to Govt. RD & PR Dept.
Deputy Commissioner
Chief Executive Officer, Zilla Panchayat
Director, Rural Energy Programme & E/o AS/JS/DS to Govt. RDPR Department
Mission Director, State Water & Sanitation Mission & E/o AS/JS/DS to Govt. RDPR
Director Horticulture & Director National Horticulture Mission & E/o AS/JS/DS to Govt. Horticulture Department
Director Mines & Geology & E/o AS/JS/DS to Govt. C&I Department
Managing Director, Rajiv Gandhi Rural Housing Corporation Limited
Managing Director, Karnataka State Highways Improvement Programme
Managing Director, Karnataka State Beverages Corporation Limited
Managing Director, Karnataka State Small Scale Industries Development Corporation
Managing Director, Mysore Minerals Limited
Managing Director, Karnataka Handlooms Development Corporation

Managing Director, Karnataka Rural Infrastructure Development Corporation
Managing Director, Directorate of Command Areas Development Authority
Managing Director, Cauvery Neeravari Nigam Limited
Managing Director, KBJNL
Managing Director, Karnataka Urban Infrastructure Development Corporation
Managing Director, BESCOM
Managing Director, HESCOM
Managing Director, GESCOM
Managing Director, CHESCOM
Director Municipal Administration
Director, Tourism
Chief Executive Officer, Karnataka Industrial Areas Development Board
Commissioner, Hubli-Dharwad Municipal Corporation
Commissioner, Mysore Municipal Corporation

[No.11031/2/2013-AIS-II (B)]"

Sd/-

(Manoj Kumar Dwivedi) Director (Services)

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA

U.H.Narayanaswamy

PR-24 SC - 100 Under Secretary to Government, DPAR (Services-I)

PERSONNEL & ADMINISTRATIVE REFORMS SECRETARIAT

NOTIFICATION

No. DPAR 377 SAS 2013 Bangalore, dated 27^{th} July, 2013

Notification No. 23012/3/2013-AIS-III, dated 28-06-2013 of Government of India, Ministry of Personnel Public Grievances & Pensions, Department of Personnel & Training, New Delhi is hereby republished:

TO BE PUBLISHED IN THE GAZETTE OF INDIA PART I SECTION 2 $\,$

No. 23012/3/2013-AIS-III

Government of India

Ministry of Personnel, Public Grievances & Pensions

Department of Personnel & Training

New Delhi, the 28th June, 2013.

NOTIFICATION

Ms. Dipti Dilip Mehendale IAS (KN-2008) has been permitted to change her name from Ms. Dipti Dilip Mehendale to Smt. Dipti Aditya Kanade. She will accordingly be recognized as Smt. Dipti Aditya Kanade for all official purposes.

Sd/-

Navneet Misra
Under Secretary to the Government of India

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA

U.H.Narayanaswamy

Under Secretary to Government, DPAR (Services-I)

PR-25 SC - 25

PERSONNEL AND ADMINISTRATIVE REFORMS SECRETARIAT

NOTIFICATION

NO. DPAR 25 SAS 2010 Bangalore, dated 3rd October, 2013

Letter No. 14014/14/2006-AIS-I, dated 26th September 2013 of Government of India, Ministry of Personnel, Public Grievances & Pensions, Department of Personnel and Training, New Delhi is hereby re-published.

File No.14014/14/2006-AIS-I

Government of India

Ministry of Personnel, Public Grievances & Pensions (Department of Personnel & Training)

North Block, New Delhi Dated the 26th September 2013

The Government of Karnataka vide their letter No.DPAR 25 SAS 20110, dated 31-7-2013 has requested to fix seniority/year of allotment of officers who were appointed to IAS by Selection from the Select List of 2010 vide this Ministry's notification No. 14015/11/2010-AIS(I)-B, dated 08-09-2011 has been considered and the same has been computed under Rule 3(3)(iii) of IAS (Regulation of Seniority), Rules, 1987 as amended from time to time. Details are given in the following table:-

Non-SCS (Select List-2011 prepared against vacancies of 2010)

SI. No.	Name of the officer (S/Shri/Smt)	Date from which holding continuous service in a post equivalent to the post of Deputy Collector or higher post	year immediately before the year for	Total weightage in years in terms of the IAS (Regulation of Seniority) Rules, 1987 as] amended from time to time, till date.	Year of allotment entitled	Name, year of SL and YOA of the officer in PQ (SCS). immediately senior to the one whose name is in column No.02	Year of allotment assigned
1	2	3	4	5	6	7	8
1	Dr. G.C.Prakash	30/05/1995	15	5	2006	Shri M.K. Aiyappa allotted 2002 batch on the basis of SL of 2008.	2006
2	N.S. Prasanna Kumar	30/05/1995	15	5	2006	As at Sr No.1 in Col.2	2006
3	V.P. lkkeri	01/06/1995	15	5	2006	As at Sr No.1 in Col.2	2006

^{2.} As per Rule 4 of the IAS (Regulation of Seniority) Rules, 1987, the officer whose name has been mentioned at SI.No.1 to 3 of the select list 2011 (prepared against vacancies of 2010) shall be placed below Smt. Salma K. Fahim, the junior most direct recruit IAS officer of 2006 batch and above Shri Anurag Tiwari, the senior most direct recruit IAS officer of 2007 batch of Karnataka Cadre.

P.R. 1

- 3. Seniority/year of allotment of above officers at SI. No.1 to 3 of Select list of 2011 (prepared against vacancies of 2010) has been fixed provisionally subject to outcome of OA No.207/2010, 399/2010, 499/2010 pending before Hon'ble CAT Bangalore Bench and WP No.35717 pending before Hon'ble High Court of Karnataka.
 - 4. The order may be conveyed to the concerned officer.

S.S.Shukla

Under Secretary to the Government of India

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA

U.H.Narayanaswamy

Under Secretary to Government DP&AR (Services-I)

PERSONNEL AND ADMINISTRATIVE REFORMS SECRETARIAT NOTIFICATION

NO. DPAR 692 SAS 2012 Bangalore, dated 29th January, 2014

Notification No. 11031/2/2013-AIS-II (A), dated 22nd January, 2014 of Government of India, Ministry of Personnel, Public Grievances & Pensions, Department of Personnel and Training, New Delhi is hereby re-published.

Government of India

Ministry of Personnel, Public Grievances & Pensions Department Personnel and Training

New Delhi, dated 22nd January, 2014

G.S.R. No. 44(E) ---- In exercise of the powers conferred by sub-section (1) of Section 3 of the All India Services Act, 1951 (61 of 1951), read with sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Karnataka, hereby makes the following regulations further to amend the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955, namely:-

- (i) These Regulations may be called the Indian Administrative Service (Fixation of Cadre Strength)
 Amendment Regulations 2014.
 - (ii) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the schedule to the Indian Administrative Service (Fixation of Cadre Strength) Regulations, 1955, for the heading "Karnataka" and the entries occurring there under, the following shall be substituted namely:-

"Karnataka

Senior Duty Posts under the State Government	171
Chief Secretary to Government	1
Additional Chief Secretary	1
Additional Chief Secretary and Development Commissioner	1
Additional Chief Secretary, Home Department	1
Additional Chief Secretary, Forests, Ecology & Environment Department	1
Additional Chief Secretary, Finance Department	1
Additional Chief Secretary, Urban Development Department	1
Additional Chief Secretary, Energy Department	1
Chief Electoral Officer & E/o Principal Secretary to Govt. DPAR (Elections)	1
Principal Secretary to CM	1
Resident Commissioner, Karnataka Bhavan, New Delhi	1
DG, AR & Trg., ATI, Mysore	1
Principal Secretary to the Govt.	15
Managing Director, Bangalore Metro Rail Corporation limited	1
Managing Director, Karnataka Power Corporation Limited	1
Managing Director, Karnataka Urban Water Supply & Drainage Board	1
Managing Director, Karnataka State Road Transport Corporation Limited	1
Managing Director, Karnataka Power Transmission Corporation limited	1

Managing Director, Karnataka State Finance Corporation	1
Commissioner, Bruhat Bangalore Mahanagara Palike	1
Secretary to Government	18
Commissioner for Commercial Taxes	1
IG of Registration & Commissioner of Stamps	1
Commissioner for Excise	1
Commissioner for Industrial Development and Director of Industries and Commerce	1
Secretary to Governor	1
Registrar of Co-op. Societies and Director of Co-operative Audit.	1
Commissioner for Food & Civil Supplies	1
Commissioner for Transport & Road Safety	1
Commissioner for Public Instructions, Bangalore	1
Commissioner for Collegiate Education	1
Commissioner for Agriculture	1
Commissioner for Health & Family Welfare Services	1
Commissioner for Watershed Development & E/o Secy. Agriculture & Horticulture	1
Commissioner for Labour	1
Commissioner for Social Welfare	1
Commissioner for Employment and Training	1
Member KAT	1
Commissioner, Bangalore Development Authority	1
Commissioner, Karnataka Housing Board	1
Commissioner, Rural Development	1
Chairman, Bangalore Water Supply & Sewerage Board	1
Registrar Lokayukta	1
Managing Director, Karnataka State Industrial Infrastructure Development Corporation	1
Managing Director, Karnataka State Tourism Development Corporation	1
Managing Director, Bangalore Metropolitan Transport Corporation	1
Secretary, KPSC	1
Director of Agriculture Marketing	1
Director of P.U. Education	1
Director of Municipal Administration	1
Commissioner for Religious & Charitable Endowment	1
Deputy Secretary, DPAR(Services) DPAR & Deputy Secretary (Budget & Resources) (Fina	
Director, Women & Child Welfare Dept	1
Dir. I.T.& B.T	1
Director, Karnataka Rural Water Supply & Sanitation Agency & E/o Addl/Jt. Secy to Govt.	- '
RD&PR Dept.	1
	20
Deputy Commissioner Chief Evecutive Officer, Zille Benehovet	30
Chief Executive Officer, Zilla Panchayat	30
Director, Rural Energy Programme & EO AS/JS/DS to Govt. RDPR Department	1
Mission Director, State Water & Sanitation Mission & E/o AS/JS/DS to Govt. RDPR	1
Director Horticulture & Director National Horticulture Mission & E/o AS/JS/DS to Govt.	1
Horticulture Department Director Mines & Geology & E/o AS/JS/DS to Govt. C&I Department	1
Managing Director, Rajiv Gandhi Rural Housing Corporation Limited	1

	3	
	Managing Director, Karnataka State Highways Improvement Programme	1
	Managing Director, Karnataka State Beverages Corporation Limited	1
	Managing Director, Karnataka State Small Scale Industries Development Corporation	1
	Managing Director, Mysore Minerals Limited	1
	Managing Director Karnataka Handlooms Development Corporation	1
	Managing Director, Karnataka Rural Infrastructure Development Corporation	1
	Managing Director, Directorate of Command Areas Development Authority	1
	Managing Director, Cauvery Neeravary Nigam limited	1
	Managing Director, KBJNL	1
	Managing Director, Karnataka Urban Infrastructure Development Corporation	1
	Managing Director, BESCOM	1
	Managing Director, HESCOM	1
	Managing Director, GESCOM	1
	Managing Director, CHESCOM	1
	Director, Municipal Administration	1
	Director, Tourism	1
	Chief Executive Officer, Karnataka Industrial Areas Development Board	1
	Commissioner, Hubli-Dharwad Municipal Corporation	1
	Commissioner, Mysore Municipal Corporation	1
1	Total Senior Duty Posts	171
2	CDR not exceeding 40% of item 1 above	68
3	SDR not exceeding 25% of item 1 above	42
4	TR not exceeding 3.5% of item 1 above	5
5	LR and Junior Posts Reserve not exceeding 16.5% of item 1 above	28
6	Posts to be filled by promotion under Rule 8 of the Indian Administrative Service	05
6	(Recruitment) Rules, 1954, not exceeding 33.3% of item 1,2,3&4 above	95
7	Posts to be filled up by Direct Recruitment (Items 1+2+3+4+5-6)	219
	Total Authorized Strength	314

No.11031/2/2013-AIS-II(A)"

Manoj Kumar Dwivedi

Director (Services)

Note (1): Prior to issue of this notification, the Total Authorized Strength of Karnataka Cadre was 299.

Note (2): The principal regulations were published in the Gazette of India vide SRO No. 3350 dated 22nd October, 1955. These were subsequently amended in respect of the Karnataka Cadre by the following GSR Nos. and dates.

S.No.	G.5.R. No.	Date	S.No.	G.5.R. No.	Date
1.	377E	26.8.74	16.	841	14.11.87
2.	1349	21.12.74	17.	716	1.12.90
3.	228	22.2.75	18.	646	9.11.91
4.	292E	23.5.75	19.	193	9.5.92
5.	7E	1.1.76	20.	587	26.12.92
6.	25E	17.1.76	21.	94E	11.2.94
7.	821E	27.9.76	22.	442	3.9.94
8.	23E	30.1.80	23.	319E	31.3.95
9.	219E	21.4.80	24.	554	14.12.96

S.No.	G.5.R. No.	Date	S.No.	G.5.R. No.	Date
10.	46E	5.2.81	25.	739E	31.12.97
11.	925	17.10.81	26.	461E	25.6.1999
12.	332E	15.4.83	27.	381	29.10.2004
13.	34	21.1.84	28.	415E	05.06.2007
14.	1277E	27.12.86	29.	900E	312.2008
15.	89	14.2.87	30.	188E	24.03.2009

The Manager,
Govt. of India Press
Mayapuri, New Delhi,

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA U.H.Narayanaswamy

PR-02

SC-100

P.R. 07

Under Secretary to Government DP&AR (Services-I)

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 23 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ 2014

2013ನೇ ಸಾಲಿನ 03–10–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ್ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2999 (E) ದಿನಾಂಕ 26–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF TEXTILES NOTIFICATION

New Delhi, the 26th September, 2013

S.O. 2999 (E).-In exercise of powers conferred by Section 16 of the General Clauses Act, 1897, the Central Government hereby terminates the nomination of Shri Pitchikala Lakshmi Narayana, a Non-Official Member nominated on the Board vide Gazette Notification No.25012/12/356/99-Silk dated 5th September, 2013 from the Cenetral Silk Board, Bangalore with effect from the date of this notification.

[F.No.25012/56/99-Silk]'

MONIKA S. GARG, Jt. Secy,

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್. ಆಂಜಿನಿ

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ,

SC - 20 ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅದಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 22 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ 2014

2013ನೇ ಸಾಲಿನ 04–10–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 3022 (E) ದಿನಾಂಕ 11–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF COMMUNICATIONS AND INFORMATION TECHNOLOGY

(Department of Electronics and Information Technology)

NOTIFICATION

New Delhi, the 11th September, 2013

S.O. 3022(E).-In exercise of the powers conferred by clause (p) of sub-section (I) of Section 10 of the Bureau of Indian Standards Act, 1986 (63 of 1986) and in pursuance of clause (fa) of rule 13 of the Bureau of Indian Standards Rules, 1987, the Central

Government, hereby makes the following further amendments to the Electronics and Information. Technology Goods (Requirements for Compulsory Registration) Order, 2012, namely:-

- (i) This Order may be called the "Electronics and Information Technology Goods (Requirements for Compulsory Registration) (Second Amendment) Order, 2013".
 - (ii) It shall come in to force on the date of its publication in the Official Gazette.
- 2. In the "Electronics and Information Technology Goods (Requirements for Compulsory Registration) Order, 2012", the following paragraph shall be inserted after Paragraph 3A, namely:-

"The Department of Electronics and Information Technology may exempt, the application of this order to specific article or type or range of products mentioned in the Schedule for reasons to be recorded in writing and as identified by it from time to time."

Note: The principal Order was published in the Gazette of India, Extraordinary vide number S.O. 2357(E), dated the 3rd October, 2012 and was subsequently amended vide number S.O. 822(E), dated the 20th March 2013, No. S.O. 2034(E) dated 25th June, 2013 and No. S.O. 2033(E) dated 2nd July, 2013.

[DeitY F. No. 37(1)12013-IPHW] ARUN SACHDEVA, Scientist 'G'

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್. ಆಂಜಿನಿ,

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ,

P.R. 08 SC - 20

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 19 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ 2014

2013ನೇ ಸಾಲಿನ 06–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2685 (E) ದಿನಾಂಕ 03–07–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF LABOUR AND EMPLOYMENT NOTIFICATION

New Delhi, the 3RD July, 2013

S.O. 2685 (E).-In exercise of the powers conferred by section 3 of the Contract Labour (Regulation and Abolition) Act, 1970 (37 of 1970) read with rule 3 of the Contract Labour (Regulation and Abolition) Central Rules, 1971, the Central Government hereby make the following amendments in the notification of the Government of India in the Ministry of Labour and Employment number S.O. 918 (E) dated the 2nd April, 2013, namely:-

In the said notification, for the entry against serial number (1) the following entry shall be substituted, namely:-

"(1) Shri U. Bhupathi - Chairman 222, 2nd E Cross, 3rd Block 3rd Stage Basaveshwara Nagar, Bengaluru – 560079."

[No. S-16014/53/2012-LW]
A.K. JENA, Dy, Director General

Foot Note:- The Principal notification was published in the Gazette of India vide notification number S.O. 918(E) dated 2nd April, 2013.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್. ಆಂಜಿನಿ,

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

P.R. 09

SC - 20

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 18 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ 2014

2013ನೇ ಸಾಲಿನ 19–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ್ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2812 (E) ದಿನಾಂಕ 19–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRUBUTION

(Department of Consumer Affairs)

NOTIFICATION

New Delhi, the 19th September, 2013

S.O. 2812 (E).-In exercise of the powers conferred by clause (a) of Sub-section 20 of the Consumer Protection Act, 1986 (68 of 1986), the Central Government after consulation with the Chief Justice of India, hereby appoints Justice D.K. Jain, retired Judge of the Supreme Court and presently Chairman of Law Commission, as President, National Consumer Disputes Redressal Commission (NCDRC) with effect from the date of joining of the post or after 02-10-2013, for a period fo five years or up to the age of 70 years, whichever is earlier.

[F.No. 1(9)/2013-CPU] MANOJ PARIDA, Jt Secy.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ,

ಆರ್. ಆಂಜಿನಿ,

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

P.R. 10 SC - 20

> ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಣ 17 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ 2014

2013ನೇ ಸಾಲಿನ 02–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2659 (E) ದಿನಾಂಕ 02–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF FINANCE

(Department of Revenue)
(CENTRAL BOARD OF DIRECT TEXES)
NOTIFICATION
New Delhi, the 2nd September, 2013
INCOME-TAX

SO 2659(E).-In exercise of the powers conferred by sub-section (6) of section 195 and section 192, section 194B, section 194B, section 194B, section 194L, section 194LD, section 196B, section 196C, section 196D read with section 295 of the Income-tax Act, 1961 (43 of 1961) and in supersession of the notification of the Government of India in the Ministry of Finance, Department of Revenue, issued by the Central Board of Direct Taxes vide number S.O.2363(E) dated the 5th August, 2013 published in the Gazette of India, dated the 5th August, 2013, the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:—

- 1. (1) These rules may be called the Income-tax (14th Amendment) Rules, 2013.
 - (2) They shall come into force on the 1st day of October, 2013.
- 2. In the Income-tax Rules, 1962 (hereafter referred to as the said rules), for rule 37BB, the following rule shall be substituted, namely:—

Furnishing of information by the person responsible for making any payment including any interest or salary or any other sum chargeable to tax, to a non-resident, not being a company, or to a foreign company—

"37BB. (1) Any person responsible for paying to a non-resident, not being a company, or to a foreign company, any interest or salary or any other sum chargeable to tax under the provisions of the Act, shall furnish the following, namely:—

(i) the information in Part A of Form No.15CA, if the amount of payment does not exceed fifty thousand rupees and the

aggregate of such payments made during the financial year does not exceed two lakh fifty thousand rupees;

- (ii) the information in Part B of Form No.15CA for payments other than the payments referred in clause (i) after obtaining—
 - (a) a certificate in Form No. 15CB from an accountant as defined in the Explanation below sub-section (2) of section 288; or
 - (b) a certificate from the Assessing Officer under section 197; or
 - (c) an order from the Assessing Officer under sub-section (2) or sub-section (3) of section 195.
- (2) The information in Form No. 15CA shall be furnished by the person electronically to the website designated by the Income-tax Department and thereafter signed printout of the said form shall be submitted to the authorised dealer, prior to remitting the payment.
- (3) An income-tax authority may require the authorised dealer to furnish the signed printout referred to in sub-rule (2) for the purposes of any proceedings under the Act.
- (4) The Director General of Income-tax (Systems) shall specify the procedures, formats and standards for ensuring secure capture, transmission of data and shall also be responsible for the day-to-day administration in relation to furnishing the information in the manner specified.

Explanation 1.— For the purposes of this rule, "authorised dealer" means a person authorised as an authorised dealer under sub-section (1) of section 10 of the Foreign Exchange Management Act, 1999 (42 of 1999).

Explanation 2.—For the removal of doubts, it is hereby clarified that for payments of the nature specified in column (3) of the specified list below, no information is required to be furnished under sub-rule (1).

SPECIFIED LIST

-	SPECIFIED LIST			
SI.No.	Purpose code as per RBI	Nature of payment		
(1)	(2)	(3)		
1	S0001	Indian investment abroad -in equity capital (shares)		
2	S0002	Indian investment abroad -in debt securities		
3	S0003	Indian investment abroad -in branches and wholly owned subsidiaries		
4	S0004	Indian investment abroad -in subsidiaries and associates		
5	S0005	Indian investment abroad -in real estate		
6	S0011	Loans extended to Non-Residents		
7	S0202	Payment- for operating expenses of Indian shipping companies operating abroad.		
8	S0208	Operating expenses of Indian Airlines companies operating abroad		
9	S0212	Booking of passages abroad -Airlines companies		
10	S0301	Remittance towards business travel.		
11	S0302	Travel under basic travel quota (BTQ)		
12	S0303	Travel for pilgrimage		
13	S0304	Travel for medical treatment		
14	S0305	Travel for education (including fees, hostel expenses etc.)		
15	S0401	Postal services		
16	S0501	Construction of projects abroad by Indian companies including import of goods at project site		
17	S0602	Freight insurance - relating to import and export of goods		
18	S1011	Payments for maintenance of offices abroad		
19	S1201	Maintenance of Indian embassies abroad		
20	S1202	Remittances by foreign embassies in India		
21	S1301	Remittance by non-residents towards family maintenance and-savings		
22	S1302	Remittance towards personal gifts and donations		

SI.No.	Purpose code as per RBI	Nature of payment
(1)	(2)	(3)
23	S1303	Remittance towards donations to religious and charitable institutions abroad
24	S1304	Remittance towards grants and donations to other Governments and charitable institutions established by the governments.
25	S1305	Contributions or donations by the Government to international institutions
26	S1306	Remittance towards payment or refund of taxes.
27	S1501	Refunds or rebates or reduction in invoice value on account of exports
28	S1503	Payments by residents for international bidding".

3. In the said rules, in Appendix-II, for Form No. 15CA and Form No. 15CB, the following Forms shall be substituted, namely:-

	FORM NO. 15CA		
	(See rule 37BB)		
Income-Tax Department	Information to be furnished for payments, chargeable to tax, to a non-resident not being a company, or to a foreign company	Ack. No.	

(To be filled up if the remittance is chargeable to tax and does not exceed fifty thousand rupees and the aggregate of such remittances made during the financial year does not exceed two lakh fifty thousand rupees)

<u> </u>	Name of remitter	, thou	sand rupees)
ŒR	PAN of the remitter (if available)		
REMITTER	TAN of the remitter (if available)		
Ē	Complete address, email and phone number of the remitter		
	Status of remitter ¹		
田田	Name of recipient of remittance		
Ē	PAN of the recipient of remittance, if available ²		
REMITTEE	Complete address, email ³ and phone number ⁴ of the recipient of remittance		
RI	Country to which remittance is made		
	Amount payable before TDS (In Indian Currency)		
	Aggregate amount of remittance made during the financial year including this proposes remittance		
CE	Name of bank		
[Ā	Name of the branch of the bank		
	Proposed date of remittance		
REMITTANCE	Nature of remittance		
	Tax deducted—		
	(a) Amount of tax deducted		
	(b) Date of deduction		

VΕ	RIF	ICA	MOIT	ļ

I/We*,	(full name in block letters), son/daughter of	in thecapacity of
(de	esignation) solemnly declare that the information given above is true to the best of my knowled	dge and belief and no
relevant inforn	nation has been concealed. I/We* further undertake to submit the requisite documents for en	abling the income-tax
authorities to d	determine the nature and amount of income of the recipient of the above remittance as well as c	documents required for
determining my	y liability under the Income-tax Act as a person responsible for deduction of tax at source.	
Place:	Signature:	

Date:

Designation:

- * Delete whichever is not applicable
- 2 . If the remittance is chargeable to tax, non-furnishing of PAN shall attract the provisions of section 206AA.
- ^{3.} If available.
- ^{4.} If available.

Part B

(To be filled up if the remittance is chargeable to tax and exceeds fifty thousand rupees and the aggregate of such remittances made during the financial year exceeds two lakh fifty thousand rupees)

Section A	GENERAL INFORMATION				
	Name of the remitter				
	PAN of remitter Area Co	ode AO Type Range Code AO No			
~					
ŢE	Principal Place of Business TAN of	f remitter i			
REMITTER	Complete address, email and phone number of the remitter				
		of company - If domestic, write 'l' and if an domestic,write '2'			
	Name of recipient of remittance	PAN of recipient of remittance iii			
Щ	Status ^{iv}				
REMITEE	Address	Country to which remittance is made:			
	Principal place of business Email address	(ISD code) -Phone			
		Number			
	(a) Name of the Accountant vigning the certificate				
ACCOUNTANT	(b) Name of the proprietorship/firm of the accountant				
Z. T.	(c) Address				
COL	(d) Registration no. of the accountant				
ACC	(e) Date of certificate (DD/MM/YYYY)	Certificate No.			
A.O. ORDER	(a) Whether any order/ certificate u/s 195(2) 195(3)/ 197 of Income-tax Act has been obtained from the Assessing Officer.				
	(b) Section under which order/certificate has been obtained	n			
A.0	(c) Name and designation of the Assessing Office who issued the order/certificate	т			
	(d) Date of order/certificate				
	(e) Order/certificate number				

Sectio	n B	PARTICULARS OF REMITTANCE AND T	TDS (as per certificate of the account	ntant
	1.	Country to which remittance is made	Country:	Currency:
REMITTANCE	2.	Amount payable	In foreign currency	In Indian Rs.
	3.	Name of the Bank	Branch of the Bank	
	4.	BSR Code of the bank branch (7 digit)		
	5.	Proposed date of remittance		
I Wil			(DD/MM/YYYY)	
RE	6.	Nature of remittance as per agreement/document		
	7.	In case the remittance is net of taxes, whether tax payable has been grossed up?	(Tick) Yes No	
	8.	Taxability under the provisions of the Income-tax Act (without considering DTAA)		
I.T. ACT		(a) the relevant section of the Act under which the remittance is covered		
I.T.		(b) the amount of income chargeable to tax		
		(c) the tax liability		
		(d) basis of determining taxable income and tax liability		
	9.	If any relief is claimed under DTAA- (i) Whether tax residency certificate is obtained from the recipient of remittance	(Tick) Yes No	
		(ii) Please specify relevant DTAA		
		(iii) Please specify relevant article of DTAA	Nature of payment as per DTAA	
		(iv) Taxable income as per DTAA	In Indian Rs.	
		(v) Tax liability as per DTAA	In Indian Rs.	
DTAA		A. If the remittance is for royalties, fee for technical services, interest, dividend. etc, (not connected with permanent establishment) please indicate:-	(Tick) Yes No	
		(a) Article of DTAA (b) Rate of TDS required to be deducted in terms of such article of the applicable DTAA	As per DTAA (%)	
		B. In case the remittance is on account of business income, please indicate:-	(Tick) Yes No	
		(a) The amount of income liable to tax in India		
		(b) The basis of arriving at the rate of deduction of tax.		
		C. In case the remittance is on account of capital gains, please indicate:-	(Tick) Yes No	
		(a) amount of long term capital gains		
		(b) amount of short-term capital gains		
		(c) basis of arriving at taxable income		
		D. In case of other remittance not covered by sub-items A, B and C	(Tick) Yes No	
		(a) Please specify nature of remittance		
		(b) Whether taxable in India as per DTAA		
		(c) If yes, rate of TDS required to be		
		deducted in terms of such article of the applicable DTAA		
		(d) if not, please furnish brief reasons thereof specifying relevant article of DTAA		

	10.	Amount of tax deducted at source	In foreign currency	
			In Indian Rs.	
	11.	Rate of TDS	As per Income-tax Act (%)	
			or	
TDS			As per DTAA (%)	
	12.	Actual amount of remittance after TDS	In foreign currency	
	13.	Date of deduction of tax at source, if any		-
			(DD/MM/YYYY)	
		VERIFIC	CATION	
1. I/We	*	(full name in block letters),	, son/daughter of	in the capacity of
		(designation) solemnly declare that the	he information given above is true to the best	of my/our* knowledge
and beli	ef and no re	evant Information has been concealed.		
	•	a certificate has been obtained from an according correctness of deduction of tax at source. I/We		
		1, particulars of which are given in this Form*.	· · · · · · · · · · · · · · · · · · ·	, , , , , , , , , , , , , , , , , , , ,
3. In ca	se where it i	s found that the tax actually deductible on the a	amount of remittance has not been deducted	or after deduction has
	•	t paid in full, I/We* undertake to pay the amou	•	
	due. I/We*	shall also be subject to the provisions of penal	Ity for the said default as per the provisions	of the Income-tax Act,
1961.	* 6		analalina dha luaanna day Aydhanidia da dad	
		dertake to submit the requisite documents for of the recipient of the above remittance as well	_	
		1 as a .person responsible for deduction of tax a		roal madinty ander the
		are that I/we* am/are* furnishing this information		also competent to sign
		as per provisions of section 140 of the Income-		, ,
Place:			Signature:	
Date:			Designation:	
* Delete	whichever i	s not applicable.		
For O	fice Use of	•		
		Receipt No.		
		Date	0 0 0	
		Seal and Signature	of receiving official	
i In ac	ao TAN ia	applied for, please furnish acknowledgem	agent number of the application	
		pany. Write 2 if firm. Write 3 if individual		
	_	availability of PAN, provisions of section		
		pany, Write 2 if firm, Write 3 if individua		
		ner than an employee) shall have the sam	e meaning as defined in the Explanation	n to Section 288 of
	ne-tax Act, se fill the s	erial number as mentioned in the certification.	ate of the accountant	
1 100	se im the s	enar nameer as memored in the certifica	are of the decountain	
		Form N	o. 15CB	
		(See rul	le 37BB)	
		Certificate of a	an accountant ¹	
I/We* h	ave examine	d the agreement (wherever applicable) between	1	
	/M/e*		and Mr /Me /M/e*	

requiring the above remittance as well as the relevant documents and books of account required for ascertaining the nature of remittance and for determining the rate of deduction of tax at source as per provisions of Charter- XVII-B.

(Beneficiary)

(Remitters)

We hereby certify the following :-

		me and address of the beneficiary of the nittance		
В	1.	Country to which remittance is made	Country:	Currency:
	2.	Amount payable	In foreign currency:	In Indian Rs.
1	3.	Name of the bank	Branch of the bank	
-	4.	BSR Code of the bank branch (7 digit)		
	5.	Proposed date of remittance	(DD/MM/YYYY)	
		Nature of remittance as per agreement/ document		
		In case the remittance is net of taxes, whether tax payable has been grossed up?	(Tick) Yes No	
		Taxability under the provisions of the Income-tax Act (without considering DTAA)		
		(a) the relevant section of the Act under which the remittance is covered		
-		(b) the amount of income chargeable to tax		
		(c) the tax liability		
		(d) basis of determining taxable income and tax liability		
	9.	If any relief is claimed under DTAA -		
		(<i>i</i>) whether tax residency certificate is obtained from the recipient of remittance	(Tick) Yes No	
		(ii) please specify relevant DTAA		
			Nature of payment as per DTAA	
		(iv) taxable income as per DTAA	In Indian Rs.	

(v) tax liability as per DTAA	In Indian Rs.
A. If the remittance is for royalties, fee to technical services, interest, dividend, etchnical services with permanent establishment) please indicate:-	
(a) Article of DTAA	
(b) Rate of TDS required to be deducted terms of such article of the applicable DTAA	l in As per DTAA(%)
B. In case the remittance is on account of business income, please indicate	of (Tick) Yes No
(a) The amount of income liable to tax i India	in
(b) The basis of arriving at the rate of deduction of tax	
C. In case the remittance is on account of capital gains, please indicate:-	Of (Tick) Yes No
(a) amount of long term capital gains	
(b) amount of short-term capital gains	
(c) basis of arriving at taxable income	
D. In case of other remittance not cover by sub-items A, B and C	red (Tick) Yes No
(a) Please specific nature of remittance	
(b) Whether taxable in India as per DTA	AA
(c) If yes, rate of TDS required to be deducted in terms of such article of the applicable DTAA	
(d) if not, the please furnish brief reason thereof specifying relevant article of DTAA	ns
10. Amount of TDS	In foreign currency
	In Indian Rs.
11.Rate of TDS	As per Income-tax Act (%)
	or
124 1 2 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	As per DTAA (%)
12. Actual amount of remittance after TDS	In foreign currency
13. Date of deduction of tax at source, if any	(DD/MM/YYYY)
Certificate No. ²	
	gnature : me:
	me of the proprietorship/ firm :
1142	or the proprietoromp, min .
Ad	ldress :
Re	gistration No. :

[Notification NO. 67/2013/F.No.149/119/2012-SO(TPL)]

^{1.} To be signed and verified by an accountant (other than an employee) as defined in the *Explanation* below sub-section (2) of section 288 of the Income-tax Act, 1961.

² Certificate number is an internal number to be given by the Accountant.

^{*} Delete whichever is not applicable.

Note: The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii) vide Notification number S.O. 969 (E), dated 26th March, 1962 and last amended by the Income-tax (13th Amendfment) Rules, 2013, vide notification number S.O. 2331 (E), dated the 5th August, 2013.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ. ಆರ್. ಆಂಜಿನಿ,

P.R. 11 SC - 20 ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ, ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.

ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಸಚಿವಾಲಯ ಅಧಿಸೂಚನೆ

ಸಂಖ್ಯೆ: ಸಂವ್ಯಶಾಇ 16 ಕೇನಿಪ್ರ 2014, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 01ನೇ ಫೆಬ್ರವರಿ 2014

2013ನೇ ಸಾಲಿನ 24–09–2013ನೇ ದಿನಾಂಕದ ಭಾರತ ಸರ್ಕಾರದ ಗೆಜೆಟ್ನ ವಿಶೇಷ ಸಂಚಿಕೆಯ ಭಾಗ–II ಸೆಕ್ಷನ್ 3(II) ರಲ್ಲಿ ಪ್ರಕಟವಾದ ಈ ಕೆಳಕಂಡ S.O. 2900 (E) ದಿನಾಂಕ 24–09–2013 ಅನ್ನು ಸಾರ್ವಜನಿಕರ ಮಾಹಿತಿಗಾಗಿ ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರದಲ್ಲಿ ಮರು ಪ್ರಕಟಿಸಲಾಗಿದೆ.

MINISTRY OF FINANCE

Department of Revenue

(CENTRAL BOARD OF DIRECT TAXES)

NOTIFICATION

New Delhi, the 24th September, 2013

INCOME-TAX

- **S.O. 2900(E).-In** exercise of the powers conferred by section 245Q read with section 295 of the Income- tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:-
- 1. (1) These rules may be called the Income-tax (18th Amendment) Rules, 2013.
 - (2) They shall come into force on the 1st day of April, 2015.
- 2. In the Income-tax Rules, 1962, -
 - (i) in rule 44(E), in sub-rule (I), after item (c), the following item shall be inserted, namely.-
 - " (d) in Form No. 34EA, in respect of an applicant referred to in sub-clause (iiia) of clause (b) of section 245N of the Act.";
 - (ii) in Appendix-II, after the No. 34E, the following Form shall be inserted, namely:-

"FORM No. 34EA

[See rule 44E]

Form of application for obtaing an advance ruling under section 245Q (1) of the Income-tax Act, 1961

(PLEASE READ THE NOTES CAREFULLY BEFORE FILLING THIS FORM)

BEFORE THE AUTHORITY FOR ADVANCE RULINGS

Application No.	of	

- 1. Full name and address of the applicant
- 2. Telephone, Fax No. and e-mail
- 3. Status (Individual/Company, etc)
- 4. Resident or non-resident in India
- 5. Country of which he is resident (in case of non-resident in India)
- 6. Basis of claim for being a non-resident
- 7. The Commissioner having jurisdiction over the applicant (only in the case of existing assessees)
- 8. Permanent Account Number, if any
- 9. Details of the arrangement to be undertaken by the applicant on which determination or decision of the authority is required
 - (i) brief description of the arrangement

- (ii) purpose or purposes of the arrangement
- (iii) details of the other parties to the arrangement in following format

SI. No.	Name of the other party(ies) to the arrangement	Whether resident in India	PAN	Role of such party in arrangement	Relationship with other party(ies) to the arrangement	Tax benefit arising to the other party(ies), if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)

- 10. The tax benefit which is likely to arise out of arrangement, if undertaken.
- 11. Assessment year or years during which the tax benefit as indicated in item No. 10 is likely to arise (give year-wise break-up)
- 12. Question(s) relating to the proposed arrangement on which the advance ruling is required.
- 13. Statement of the relevant facts having a bearing on the item No. 12.
- 14. Statement containing the applicant's interpretation of law or facts, as the case may be, in respect of the aforesaid arrangement.
- 15. List of documents or statements attached.
- 16. Particulars of account payee demand draft accompanying the application
- 17. Name and address of authorised representative in India, if any.

Signed
(Applicant)
VERIFICATION
I,
(designation)
application and verify it.
I also declare that the question on which the advance ruling is required is not pending in my case before any income-tax authority, the Appellate Tribunal or any court. Verified today theday of
Signed
(Applicant)
Place

Notes:

- 1. The application shall be filled in English or Hindi in quadruplicate.
- 2. The number and year of receipt of the application will be filled in the office of the Authority for Advance Rulings.
- 3. If the space provided for answering any item in the application is found insufficient, separate enclosures may be used for the purpose. These should be signed by the applicant.
- 4. The application shall be accompanied by an account payee demand draft of ten thousand Indian rupees drawn in favour of Authority for Advance Rulings, payable at New Delhi. Particulars of the draft should be given in reply to item No. 16.
- 5. In reply to item No. 4, if the applicant is a company, association of persons or Hindu undivided family, etc., the country of residence thereof is to be given and not of the individual who is filing the application on behalf of such person.
- 6. In reply to item No. 5, the applicant must state whether he/it is an individual, Hindu undivided family, firm, association of persons or company.
- 7. For item No. 6, the reply shall be given in the context of the provisions regarding 'residence' in India as contained in section 6 of the Income-tax Act. The position in this regard is as follows:

An individual is said to be 'resident' in any financial year, if he has been in India during that year:

- for a period or periods of 182 days or more; or

- for a period or periods of 60 days or more and has also been in India within the preceding four years for a period or periods of 365 days or more.

However, the period of 60 days is increased to 182 days in the case of a citizen of India or a person of Indian origin who has been outside India and comes on a visit to India, a citizen of India who leaves India for purposes of employment outside India, or as a member of the crew of an Indian ship.

An association of persons or a Hindu undivided family is resident in India in every case except where the control and management of its affairs is situated wholly outside India.

A company is resident in India, if it is an Indian company or the control and management of its affairs is situated wholly in India.

A person who is not resident in India as above, is non-resident in India.

- 8. Regarding item No. 12, the question(s) should be based on actual or proposed arrangements. Hypothetical questions shall not be entertained.
- 9. In respect of item No. 13, in Annexure I, the applicant shall state in detail the relevant facts and also disclose the nature of his business or profession and the likely date and purpose of the proposed arrangement(s). Relevant facts reflected in documents submitted along with the application shall be included in the statement of facts and not merely incorporated by reference.
- 10. For item No. 14, in Annexure II, the applicant shall clearly state his interpretation of law or facts in respect of the question(s) on which the advance ruling has been sought.
- 11. The application, the verification appended thereto, the annexures to the application and the statements and documents accompanying the annexures, shall be signed,-
 - (a) in the case of an individual,
 - (i) by the individual himself, and
 - (ii) where, for any unavoidable reason, it is not possible for the individual to sign the application, by any person duly authorised by him in this behalf:

Provided that in a case referred to in sub-clause (ii), the person signing the application holds a valid power of attorney from the individual to do so, which shall be attached to the application;

- (b) in the case of a Hindu undivided family,—
 - (i) by the karta thereof, and
 - (ii) where, for any unavoidable reason, it is not possible for the karta to sign the application, by any other adult member of such family;
- (c) in the case of a company,
 - (i) by the Managing Director thereof, or where for any unavoidable reason such Managing Director is not able to sign and verify the application, or where there is no Managing Director, by any Director thereof;
 - (ii) where, for any unavoidable reason, it is not possible for the Managing Director or the Director to sign the application, by any person duly authorised by the company in this behalf:

Provided that in the case referred to in sub-clause (ii), the person signing the application holds a valid power of attorney from the company to do so, which shall be attached to the application;

- (d) in the case of a firm, by the managing partner thereof, or where for any unavoidable reason such managing partner is not able to sign and verify the application, or where there is no managing partner as such, by any partner thereof, not being a
- (e) in the case of an association of persons, by any member of the association or the principal officer thereof; and
- (f) in the case of any other person, by that person or by some person competent to act on his behalf.

ANNEXURE I

Statement of the relevant facts having a bearing on
the question(s) on which the advance ruling is required

Place	
Date	Signed
	(Applicant)

ಬಾಗ ೪

ANNEXURE II

Statement containing the applicant's interpretation of law
or facts, as the case may be, in respect of the question(s)
on which advance ruling is required

	on which advance ruling is required
Place	
Date	Signed
	(Applicant)
	[Notification NO. 76/2013/F.No. 142/19/2013/TPL]
	AMIT RATOCH, Under Secy,

Note: The principal rules were published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii) vide Notification number S.O. 969 (E), dated 26th March, 1962 and last amended by the Income-tax (17th Amendfment) Rules, 2013, vide Notification number S.O. 2887 (E), dated 23-09-2013.

ಕರ್ನಾಟಕ ರಾಜ್ಯಪಾಲರ ಆಜ್ಞಾನುಸಾರ ಮತ್ತು ಅವರ ಹೆಸರಿನಲ್ಲಿ, ಆರ್. ಆಂಜಿನಿ,

ಸಹಾಯಕ ಪ್ರಾರೂಪಕಾರ ಮತ್ತು ಪದನಿಮಿತ್ತ

P.R. 12 ಸರ್ಕಾರದ ಉಪ ಕಾರ್ಯದರ್ಶಿ,

SC - 20 ಸಂಸದೀಯ ವ್ಯವಹಾರಗಳು ಮತ್ತು ಶಾಸನ ರಚನೆ ಇಲಾಖೆ.